

Fee Only

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REJECTION OVER A PENDING SECOND APPLICATIONDocket Number (Optional)
SLA.0822

In re Application of: Wei-Wei Zhuang et al.

Application No.: 10/072,225

Filed: February 7, 2002

For: Device and method for reversible resistance change induced by electric pulses in non-crystalline perovskite unipolar programmable memory

The owner, Sharp Laboratories of America, of 100 percent interest in the instant application hereby disclaims, except as provided below, the terminal part of the statutory term of any patent granted on the instant application, which would extend beyond the expiration date of the full statutory term defined in 35 U.S.C. 154 and 173 as shortened by any terminal disclaimer filed prior to the grant of any patent granted on pending second Application Number 10286388, filed on September 2, 2002, of any patent on the pending second application. The owner hereby agrees that any patent so granted on the instant application shall be enforceable only for and during such period that it and any patent granted on the second application are commonly owned. This agreement runs with any patent granted on the instant application and is binding upon the grantee, its successors or assigns.

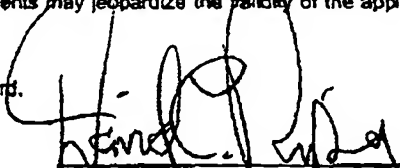
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1/9/04

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02/03/2004 AW/SE1

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